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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/076,512	02/19/2002	Po-Cheng Wu	0941-0412P-SP	3428
2292	7590 12/07/2004		EXAMINER	
	WART KOLASCH &	NGUYEN, KIMBINH T		
PO BOX 747 FALLS CHUI	RCH, VA 22040-0747		ART UNIT PAPER NUMBER	
·	, , , , , , , , , , , , , , , , , , , ,		2671	

DATE MAILED: 12/07/2004

Please find below and/or attached an Office communication concerning this application or proceeding.



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	Application No.	Applicant(s)	77
	10/076,512	WU, PO-CHENG	
Office Action Summary	Examiner	Art Unit	
	Kimbinh T. Nguyen	2671	
The MAILING DATE of this communication appearing for Reply	pears on the cover sheet with	the correspondence address -	•=
A SHORTENED STATUTORY PERIOD FOR REPL	VIS SET TO EXPIRE 3 MOI	NTH(S) FROM	
THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute to the computation of the computation of the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a repl ly within the statutory minimum of thirty (3 will apply and will expire SIX (6) MONTH e, cause the application to become ABAN	y be timely filed 30) days will be considered timely. S from the mailing date of this communical IDONED (35 U.S.C. § 133).	ation.
Status			
1) Responsive to communication(s) filed on 14 J	<u>une 2004</u> .		
• • • • • • • • • • • • • • • • • • • •	s action is non-final.		
3) Since this application is in condition for allowa	nce except for formal matter	s, prosecution as to the merits	s is
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 1	1, 453 O.G. 213.	
Disposition of Claims			
4) Claim(s) 1-16 is/are pending in the application	J.		
4a) Of the above claim(s) is/are withdra			
5) Claim(s) is/are allowed.		·	
6)⊠ Claim(s) <u>1-16</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/o	or election requirement.		
Application Papers			
9) The specification is objected to by the Examine	er.		
10) The drawing(s) filed on is/are: a) acc	epted or b) objected to by	the Examiner.	
Applicant may not request that any objection to the	drawing(s) be held in abeyance	. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correct	tion is required if the drawing(s)	is objected to. See 37 CFR 1.12	1(d).
11) The oath or declaration is objected to by the Ex	xaminer. Note the attached C	Office Action or form PTO-152	.•
Priority under 35 U.S.C. § 119			-
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 1	19(a)-(d) or (f).	
a) All b) Some * c) None of:			
1. Certified copies of the priority document	ts have been received.		
2. Certified copies of the priority document	ts have been received in App	lication No	
3. Copies of the certified copies of the prior	rity documents have been re	ceived in this National Stage	
application from the International Burea	u (PCT Rule 17.2(a)).		
* See the attached detailed Office action for a list	of the certified copies not re	ceived.	
Attachment(s)			
1) X Notice of References Cited (PTO-892)	4) Interview Sun	nmary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/N	Mail Date	
 Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 	5) Notice of Info 6) Other:	rmal Patent Application (PTO-152)	

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DETAILED ACTION

- 1. This action is responsive to amendment filed 06/14/04.
- 2. Claims 1-16 are pending in the application.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Miller et al. (6,512,522)

Claim 1, Miller et al. discloses a moving-path editor used in an animation editing apparatus for editing a moving path of a selected multimedia object (a display allows a user to view and edit how the character string appears at a selected point in time or position along a path (moving-path) during a titling effect for the purpose of the animation; col. 1, lines 7-9; col. 2, lines 10-17), comprising: a browser interface (graphical user interface 20; fig. 1) including a transition parameter group (a function of position of the object along a path (transition parameter; col. 7, lines 56-62), a rotation parameter group and a scale parameter group (an amount of scaling and amount of rotation; col. 8, lines 28-31), which have a plurality of preloaded transition settings, a plurality of preloaded rotation settings and a plurality of preloaded scale settings, respectively; an input module (user input 22; fig. 1) for respectively selecting a transition

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setting, a rotation setting and a scale setting from the preloaded transition settings of the transition parameter group, the preloaded rotation settings of the rotation parameter group and the preloaded scale settings of the scale parameter group; and combination module (composition manager 30; fig. 1) for combining the selected transition setting, the selected rotation setting, and the selected scale setting to create the moving path of the selected multimedia object (col. 4, lines 8-14). Miller does not teach preloaded transition, rotation and scaling settings; however, Miller teaches the character generator and video editing system have a graphical user interface 20 which receives user input 22 in order to edit a video program and to apply titling effects (transition, rotation, scaling) to the video stream; col. 3, lines 55-65), this feature related to a preloaded transition settings, preloaded rotation settings and preloaded scaling settings. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to include the user input to preload the data in order to edit a video program taught by Miller, because using input device, it would enable a user to define the input applied to the graphical user (col. 4, lines 4-6)

Claim 2, the rationale provided in the rejection of claim 1 is incorporated herein. In addition, Miller et al. discloses the browser interface further includes a tree graph (or scene graph; col. 6, lines 45-53).

Claim 3, the rationale provided in the rejection of claim 1 is incorporated herein. In addition, Miller et al. discloses the browser interface further includes a list graph (property list; col. 6, lines 60-65; col. 8, lines 37-55).

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Claim 4, Miller et al. discloses the browser interface further includes a preview area for previewing the corresponding effect (a first display allows user to input and view any desired portion; col. 2, lines 6-18).

Claims 5-7, Miller discloses combination module (composition manager 30; fig. 1) has an aggregation module (there are several kinds of properties (transition, scaling and rotation) that may be associated with an object, which may be grouped together; col. 7, lines 56-60-63) for selectively combining at least two of the preloaded transition, scaling and rotation settings to generate the selected transition setting (col. 4, lines 8-14).

Claims 8-10, the rationale provided in the rejection of claim 1 is incorporated herein. In addition, Miller et al. discloses an addition/deletion module for adding or deleting (composition; col. 4, lines 11-14).

Claim 11, the rationale provided in the rejection of claim 1 is incorporated herein.

Claims 12-14, Miller discloses creating the moving-path setting further includes a step of Independently accumulating at least two of the preloaded transition setting (the characters also may be animated over time or along a path and the animation my be defined in a resolution independent manner; a characters as a set of polygons; col. 4, lines 42-63); pertaining to the transition parameter group to generate the selected transition setting (the property is selected: transition, scaling and rotation; col. 10, lines 30-42).

Claims 15 and 16, the rationale provided in the rejection of claims 4 and 10 are incorporated herein.

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Response to Arguments

- 5. Applicant's arguments with respect to claims have been considered but are moot in view of the new ground(s) of rejection. The rejection of claims 1-16 has been modified in this Office Action.
- 6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kimbinh T. Nguyen whose telephone number is (703) 305-9683. The examiner can normally be reached on Monday to Thursday from 7:00 AM to 4:30 PM. The examiner can also be reached on alternate Friday from 7:00 AM to 3:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Zimmerman, can be reached at (703) 305-9798. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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December 2, 2004

Kimbinh Nguyen

Patent Examiner AU 2671